

**IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

HYPERTHERM, INC., a New Hampshire corporation,

Plaintiff,

v.

THE INDIVIDUALS, PARTNERSHIPS
AND UNINCORPORATED
ASSOCIATIONS IDENTIFIED IN
SCHEDULE “A”,

Defendants.

CASE NO. 1:24-cv-11340

Judge Sharon Johnson Coleman
Magistrate Judge Beth W. Jantz

**NOTICE OF VOLUNTARY DISMISSAL
PURSUANT TO FRCP 41**

Plaintiff Hypertherm, Inc. (“Hypertherm” or “Plaintiff”) hereby moves, pursuant to Rule 41(a)(1)(a)(i) of the Federal Rules of Civil Procedure, to dismiss with prejudice all causes of action in the complaint against the following Defendant identified in Schedule A to the Complaint.

Schedule A Defendant Number	Seller Name	Business Name	Amazon Seller Id
6	バイトショップ (Part-time job shop)	HAO MING ZHU	AQJ3A0MLBGL9B
17	outstanding_Lin	foshanshilinxujunkejiCo.Lmt	ATU4PL58YBZ8E
19	liuhao8888	haikoulonghualaihaoxingshangmaohang	A293J2KCKIXNCR

20	LangShanDeng CanDP	TaiYuanLangShanDengCanKeJiYou XianGongSi	A1W3EI0EQBEXT6
21	广州歌秋贸易 有限公司. Guangzhou Geqiu Trading Co., Ltd.	guangzhougeqiumaoyiyouxiangongsi	A3TKCUGAISLOH6
29	meilis	shiyanshizhangruishangmaoyouxiang ongsi	A11GL0ODU4ARSX

Each party shall bear its own attorneys' fees and costs. None of the above identified Defendants have answered the Complaint nor filed a motion for summary judgement. Therefore, Plaintiff submits that dismissal under Rule 41(a)(1) is appropriate.

DATED January 28, 2025.

Respectfully submitted,

By /s/ Collin D. Hansen

Collin D. Hansen (ARDC#: 6335991)

Email: chansen@wnlaw.com

WORKMAN NYDEGGER

840 S Northwest Hwy, Suite 10

Barrington, IL 60010

(815) 353-4438 (Telephone)

Brian N. Platt (UT# 17099)

Email: bplatt@wnlaw.com

Kenneth J. Dyer (CA#191192)

Email: kdyer@wnlaw.com

WORKMAN NYDEGGER

60 East South Temple, Suite 1000

Salt Lake City, UT 84111

(801) 533-9800 (Telephone)

Attorneys for Hypertherm, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on January 28, 2025, I caused to be filed with the Clerk of the Court the foregoing Notice of Voluntary Dismissal using the CM/ECF system, which will send a notice of electronic filing to all counsel of record, and that I will cause to be posted the foregoing Notice of Voluntary Dismissal to a link, which has been sent to the email addresses of Defendants' counsel and/or the addresses provided for Defendants by third parties, to a website where the foregoing can be downloaded.

By /s/ Collin D. Hansen
Collin D. Hansen